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to the affected person of intent to disclose confidential business information based on the national interest, unless such notification of intent to disclose is contrary to national security or law enforcement needs. If, after coordination with the agencies that constitute the CWC interagency group, the USNA does not determine that such notification of intent to disclose is contrary to national security or law enforcement needs, the USNA will notify the person that submitted the information and the person to whom the information pertains of the intent to disclose the information.

[71 FR 24929, Apr. 27, 2006, as amended at 73 FR 78183, Dec. 22, 2008]

SUPPLEMENT NO. 1 TO PART 718—CON-FIDENTIAL BUSINESS INFORMATION DECLARED OR REPORTED\*

	Fields containing confidential business information
Schedule 1 Forms:	
Certification Form	NONE.
Form 1-1	NONE.
Form 1-2	All fields.
Form 1-2A	All fields.
Form 1-2B	All fields.
Form 1-3	All fields.
Form 1-4	All fields.
Schedule 2 Forms:	
Certification Form	NONE.
Form 2–1	NONE.
Form 2–2	Question 2–2.9
Form 2–3	All fields.
Form 2–3A	All fields.
Form 2–3B	All fields.
Form 2–3C	All fields.
Form 2–4	All fields.
Schedule 3 Forms:	
Certification Form	NONE.
Form 3–1	NONE.
Form 3–2	NONE.
Form 3–3	All fields.
Form 3–4	All fields.
Unscheduled Discrete Or-	
ganic Chemicals Forms:	
Certification Form	NONE.
Form UDOC	NONE.

	Fields containing confidential business information
FORMS A and B and attachments (all Schedules and UDOCs).	Case-by-case; must be identified by submitter.

\*This table lists those data fields on the Declaration and Report Forms that request "confidential business information" (CBI) as defined by the Act (sections 103(g) and 304(e)(2)). As provided by section 404(a) of the Act, CBI is exempt from disclosure in response to a Freedom of Information Act (FOIA) request under sections 552(b)(3) and 552(b)(4) (5 U.S.C.A. 552(b)(3)–(4)), unless a determination is made, pursuant to section 404(c) of the Act, that such disclosure is in the national interest. Other FOIA exemptions to disclosure may also apply. You must identify CBI provided in Form A and/or Form B attachments, and provide the reasons supporting your claim of confidentiality, except that Schedule 1 facility technical descriptions submitted with initial declarations are always considered to include CBI. If you believe that information you are submitting in a data field marked "none" in the Table is CBI, as defined by the Act, you must identify the specific information and provide the reasons supporting your claim of confidentiality in a cover letter. \*This\_table lists those data fields on the Declaration and

## PART 719—ENFORCEMENT

Sec.

719.1Scope and definitions.

719.2 Violations of the Act subject to administrative and criminal enforcement proceedings.

719.3 Violations of the IEEPA subject to judicial enforcement proceedings.

719.4 Violations and sanctions under the Act not subject to proceedings under the CWCR.

719.5 Initiation of administrative ceedings.

719.6 Request for hearing and answer. 719.7 Representation.

719.8 Filing and service of papers other than the NOVA.

719.9 Summary decision.

719.10 Discovery.

719.11 Subpoenas.

719.12 Matters protected against disclosure.

719.13 Prehearing conference.

719.14 Hearings.

719.15 Procedural stipulations.

719.16 Extension of time.

719.17 Post-hearing submissions.

719.18 Decisions.

719.19 Settlement.

719.20 Record for decision.

719.21 Payment of final assessment.

719.22 Reporting a violation.

AUTHORITY: 22 U.S.C. 6701 et seq.; 50 U.S.C. 1601 et seq.; 50 U.S.C. 1701 et seq.; E.O. 12938, 59 FR 59099, 3 CFR 1994, Comp., p. 950; E.O. 13128, 64 FR 36703, 3 CFR 1999 Comp., p. 199.

Source: 71 FR 24929, Apr. 27, 2006, unless otherwise noted.

## §719.1 Scope and definitions.

(a) Scope. This part 719 describes the various sanctions that apply to violations of the Act and the CWCR. It also